QUALIFICATION OATH,

To be taken before any Justice of the Peace of any County, in which the Parish shall be situate, in which such Commissioner shall be appointed to act.

(No. 1.) Hereinserthedescription of Broperty possessed by Commission of Property possessed by Commissi kinds mentioned underneath (Note

(No 2.)

48.

(No.2.) Herein- and that such Estate is situate in the Lawre Level of the United Kingdom such Estate is
situate, and specify
also the Name of
the Estate, or other
description of the
Property; after
(No. 2) Inquiar de

Estate, if not his own Property, instead of "my Property" say, " the Property of C.D. to whom I am Heir Apparent," after (No. 3.)

(No. 3.) Or, in and that such Estate is bond fide prey property

Sworn before me at Could neyrow Lower Home

So help me God.

大大大学

M. A. Rujus

(Note A.) The nature of the Estate of which a Commissioner must be seised, in order to enable him to qualify under the Act, must be an Estate of one of the descriptions hereinafter mentioned:

- 1. It must be either a Freehold Estate, an Estate in Fee Simple, or Fee-tail, or for Life, of the annual Value of £100 at the least, situate in any part of the United Kingdom.
- 2. Or the Commissioner to be appointed, if not seised of such Estate as aforesaid, shall be Heir Apparent to some Person so seised.
- 3. Or shall be seised or possessed of a Leasehold Estate or Estates for Life, or for a Term of Years, whereof not less than Fourteen Years shall be unexpired, of the yearly Value of £200 at the least, situate in any part of the United Kingdom.
- 4. Or seised of a Freehold Estate, or Leasehold Estate for Life, not being of such value, shall be also possessed of a Leasehold Estate or Estates for a Term of Years as aforesaid, which, together with such Estate for Life, shall amount to the clear yearly Value of £200 at the least, situate as aforesaid.
- 5. Or possessed of Personal Property to the value of £1000 over and above all just Debts.

Q